Landlord Waiver of Responsibility

I,	of
hereby give notice to the City of La	as Vegas that I own property located at the following address:
	, Las Vegas, San Miguel County, State of New Mexico,
that is occupied by tenants. I her	reby notify the City of Las Vegas that the following utility
charges, which may be incurred at	t the above address by tenants, are not my responsibility as
property owner and landlord, but ins	stead, they are the sole responsibility of the tenant.
[] Water	[] Gas
[] Sewer	[] Sanitation
Therefore, I hereby waive all respo	nsibility for payment of those utilities provided or carried by
the City of Las Vegas, and there	fore authorize and direct the City of Las Vegas to make
responsible for these services, said	l Tenant(s) at indicated address, as provided by State Law,
pursuant to Section 3-23-6 © NMSA	A 1978 and the applicable ordinances.
Landlord	Landlord (Print)
Address	Date
Phone (home):	Phone (cell):
	My Commission Expires:
Notary Public	
Received By:	Date:
Customer Service Re	epresentative, City of Las Vegas

Landlord Standby Utilities Agreement

OF LAS VEGAS of New Mexico, A MUNICIPA	
address of which is	or gas and water rates with the tenant responsible for the es to maintain Gas/Water service to each unit when a
Section 1. The City will provide service of in an individual tenant's name until such the Section 2. At any time when a tenant order order to generate a final bill to tenant, how Section 3. Landlord agrees to pay for all Landlord's name. The City is not respon premature action in ordering a cut-in in the landlord will be responsible for, and agree a meter is in the name of the landlord. Section 4. The duties of the parties under requested and do not extend to instances in Section 5. The service provided for he charges allowed under the City's filed tarillandlord agrees, in accepting the benefits agents liable for any failure to perform for Section 6. This contract including tariff of changes or modifications as shall be or regulatory body having jurisdiction to requested to pay any bill rendered on or poservice to any meter then standing in the landlord, for service rendered under this agreement three (3) business days written notice. Sure obligation to pay any bill rendered on or poservice to any meter then standing in the landlord, for service rendered under this agreement three (3) business days written notice.	rein by the City is made at no charge other than the ffs, which are subject to revision from time to time, and of such service, not to hold the City, its employees or any reason, including negligence. made a part hereof, shall at all times be subject to such redered from time to time by any legally constituted
IN WITNESS WHEREOF, the undersigned have forth above. LANDLORD	caused this Agreement to be executed as of the date set
By:	CITY OF LAS VEGAS By: Title:
Landlord Mailing Address	